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State of Kansas . . . John Carlin, Governor

DEPARTMENT OF HEALTH AND ENVIRONMENT

JOSEPH F. HARKINS, Secretary

Forbes Field
Topeka, Kansas 66620
913-862-9360



September 7, 1982

Mr. Gene Stamm
Reid Supply Company
911 Indianapolis
Wichita, Kansas 67211

Dear Mr. Stamm:

C On Friday, June 25, 1982, an inspection of completed hazardous waste manifests was conducted by Mr. Thomas D. Robertson of Pedco Environmental, Inc., a U.S. Environmental Protection Agency (EPA) contractor. The inspection revealed the following violations:

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- 1) Hazardous wastes were listed on manifest number RESCO #28 (9-1-81) which you had failed to list on the notification submittal (Form 8700-12) to EPA. The two waste codes identified, which Reid Supply Company had not provided notification, were F003 and U210.
 - 2) The transporter identification information on manifest number RESCO #28 was not provided as required.
 - 3) In the cases of manifest numbers 3074 (8-21-81), CSIW-002 (3-31-82), DBI-001 (3-19-82), 001 (4-9-81), NCR-81-03 (7-24-81), and OK 47898 (3-30-81), Reid Supply Company which was acting as the T/S/D facility in each of these instances, did not certify acceptance of the waste from the transporters.
 - 4) In the cases of manifest numbers CSIW-002 (3-31-82), 02068 (2-4-82), 001 (4-9-81), and NCR-81-03 (7-24-81) the generator identification information was not provided as required or was entered incorrectly.
 - 5) In the case of manifest number 02068 (2-4-82) the generator, The Coleman Company, did not sign the certification statement as required.
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To correct violation number one, the enclosed notification form should be submitted to this office by October 1, 1982 with entries for all hazardous wastes currently generated by Reid Supply.

To correct violation numbers two, four, and five the Reid Supply representative accepting the waste from the generator should review the manifest document for completeness prior to his acceptance of the waste. If error or emissions are detected the generator should be directed to make the necessary corrections. Until corrections are made on the manifest the Reid Supply representative should not accept the waste.

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AIR AND HAZARDOUS MATERIALS
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To correct violation number three, a Reid Supply representative must sign each manifest to certify acceptance of the waste from the transporter. This certification must take place even in instances where Reid Supply acts as both the transporter and the T/S/D facility.

We expect these deficiencies in manifesting to be corrected immediately. Further violations on your part will result in penalties being assessed against your firm. If you desire that we provide assistance to you on proper manifesting, please contact Mr. Dale Stuckey in our Wichita office at 316-265-3181.

A copy of the inspection report is enclosed for your reference.

Should you have further questions, please feel free to contact me at (913) 862-9360, extension 593.

Sincerely yours,

DIVISION OF ENVIRONMENT

John W. Mitchell
Field Services Section
Bureau of Environmental Sanitation

JWM:cavs

Enclosure

cc: Dale Stuckey

Wayne Kaiser - EPA ✓